## IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE JORDAN DANA FRASIER FAMILY TRUST.

AMY FRASIER WILSON, Appellant, vs. DINNY FRASIER; PREMIER TRUST, INC.; JANIE L. MULRAIN; NORI FRASIER; AND BRADLEY L. FRASIER, M.D.,

Respondents.

No. 77981

FILED

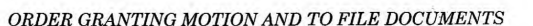
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Cause appearing, the motion for an extension of time to file the answering brief is granted. NRAP 31(b)(3)(B). The personal representative of respondent Dinny Frasier shall have until September 9, 2019, to file and serve the answering brief. Given the length of this initial extension request, no further extensions shall be permitted absent extraordinary circumstances and extreme need. NRAP 31(b)(3)(B). Counsel's caseload normally will not be deemed such a circumstance. *Cf. Varnum v. Grady*, 90 Nev. 374, 528 P.2d 1027 (1974).

To date, respondents Premier Trust, Inc.; Janie Mulrain; Nori Frasier; and Bradley Frasier have failed to file their answering briefs, which were due to be filed on or before July 11, 2019. These respondents shall have 14 days from the date of this order to file and serve the answering briefs. Failure to timely file the answering briefs may result in the

SUPREME COURT OF NEVADA imposition of sanctions, including the resolution of this appeal without an answering brief from respondents. *See* NRAP 31(d).

It is so ORDERED.

rom. C.J.

cc: Doyle Law Office, PLLC Vogt/Resnick/Sherak, LLP Bradley L. Frasier, M.D. Wallace & Millsap LLC Robertson, Johnson, Miller & Williamson Michael A. Rosenauer Ltd. Nori Frasier